OIPE	100	·		PA	TENT
MEE 29	wor - A	THE UNITED STATES PATENT	Γ AND	TRADEMARK OFFICE	200
E TRAD	In Application	of:)		(m-
		Hisatoshi Hirota)		
	Application No.:	09/541,779)))	Office of Petitions Patent and Trademark Office	
	Filed:	April 3, 2000))		
	Title:	CAPACITY CONTROLLER OF CAPACITY VARIABLE COMPRESSOR)))		

DECLARATION OF THADDEUS C. STANKOWSKI

Mail Stop Petition Commissioner for Patents Washington, D.C. 20231

Sir:

I, Thaddeus C. Stankowski, declare that the entire delay in filing the required reply in the above-captioned case from the due date for the reply until I left the law firm responsible for the case on November 10, 2003, was unintentional.

The following factual information is provided for the Commissioner's convenience in support of the above:

1. I am a member of the Patent Bar, Registration No. 45,522. I was a patent attorney with the law firm of Nilles & Nilles, S.C., from January 2000 until Nilles & Nilles closed on November 10, 2002. I was a patent attorney with the Milwaukee office of the law firm of Patterson, Thuente, Skaar & Christensen, L.L.C., from November 11, 2002, until the closing of that office on November 10, 2003. Upon closing of the Nilles & Nilles firm, the firm of Patterson, Thuente, Skaar & Christensen became responsible for the subject application.

- 2. On March 2, 2002, Nilles & Nilles received a Notice of Abandonment dated February 25, 2002, in the above-referenced case. A copy of the Notice is enclosed as Exhibit A. The Notice of Abandonment indicates that an Office Action was mailed on May 9, 2001, and that the above-identified application was abandoned in view of Applicant's failure to timely file a proper reply to the May 9, 2001, Office Action.
- 3. On March 11, 2002, a Petition to Withdraw the Holding of Abandonment Under 37 C.F.R. § 1.181(a) was filed in this matter with the Patent and Trademark Office by the Nilles & Nilles firm. A true and correct copy of that Petition along with a facsimile transmission report indicating successful transmission of 13 pages to the Patent and Trademark Office on March 11, 2002, are attached as Exhibit B.
- 4. A first Status Inquiry regarding the application and the Petition filed March 11, 2002, was sent by facsimile to the Patent and Trademark Office on June 5, 2002. No response was received. A second Status Inquiry regarding the application and the Petition filed March 11, 2002, was sent by facsimile to the Patent and Trademark Office on August 6, 2002. No response was received.
- 5. The law firm of Nilles & Nilles closed on November 10, 2002. Responsibility for the file pertaining to the above-identified application was transferred to the law firm of Patterson, Thuente, Skaar & Christensen, L.L.C. I joined the Milwaukee office of Patterson, Thuente, Skaar & Christensen on November 11, 2002. A Substitution of Attorney was filed with the Patent and Trademark Office on December 5, 2002.
- 6. I filed Supplemental Information for Petition to Withdraw Holding of Abandonment with Examiner David Scherbel on February 19, 2003. Julie A. Zavoral also filed Supplemental Information for Petition to Withdraw Holding of Abandonment with Examiner David Scherbel on February 19, 2003. True and correct copies of both transmissions of the

Application No. 09/541,779

Supplemental Information for Petition to Withdraw Holding of Abandonment along with the facsimile transmission reports indicating successful transmission of 8 pages each to the Patent and Trademark Office on February 19, 2003, are attached as Exhibit C.

7. I left the law firm of Patterson, Thuente, Skaar & Christensen, L.L.C., on November 10, 2003.

The undersigned declares further that all statements made herein of his own knowledge are true and that all statements made on information and belief are believed to be true; and willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statement may jeopardize the validity of the patent.

Date: 12/8/04

Phaddeus C. Stankowski

Reg. No. 45,522

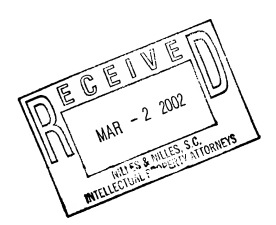


United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/541,779	04/03/2000	Hisatoshi Hirota	133.046	4974	
75	90 02/25/2002				
James J Nilles			EXAM	INER	
Nilles & Nilles SC Fistar Center Suite 2000		SOLAK, TIMOTHY P			
777 East Wisco Milwaukee, WI			ART UNIT	PAPER NUMBER	
			3746		
			DATE MAILED: 02/25/2002	,	

Please find below and/or attached an Office communication concerning this application or proceeding.



	Application No.	Applicant(s)					
Mating of Aboundance	09/541,779	HIROTA, HISAT	OSHI				
Notice of Abandonment	Examiner	Art Unit					
	Timothy P. Solak	3746					
The MAILING DATE of this communication app	·	·	dress				
This application is abandoned in view of:							
1. Applicant's failure to timely file a proper reply to the Office letter mailed on <u>09 May 2001</u> . (a) A reply was received on (with a Certificate of Mailing or Transmission dated), which is after the expiration of the period for reply (including a total extension of time of month(s)) which expired on							
(b) A proposed reply was received on, but it does	not constitute a proper reply under 3	7 CFR 1.113 (a) to	the final rejection.				
(A proper reply under 37 CFR 1.113 to a final rejection application in condition for allowance, (2) a timely filed Continued Examination (RCE) in compliance with 37	d Notice of Appeal (with appeal fee);						
(c) A reply was received on but it does not constitutional rejection. See 37 CFR 1.85(a) and 1.111. (See		mpt at a proper rep	ly, to the non-				
(d) 🛛 No reply has been received.							
2. Applicant's failure to timely pay the required issue fee and from the mailing date of the Notice of Allowance (PTOL-8	35).						
(a) The issue fee and publication fee, if applicable, was							
(b) The submitted fee of \$ is insufficient. A balance	e of \$ is due.						
The issue fee required by 37 CFR 1.18 is \$	The publication fee, if required by 37	CFR 1.18(d), is \$	·				
(c) The issue fee and publication fee, if applicable, has no	ot been received.						
3. Applicant's failure to timely file corrected drawings as requallowability (PTO-37).	uired by, and within the three-month p	period set in, the No	tice of				
 (a) ☐ Proposed corrected drawings were received on after the expiration of the period for reply. 	_ (with a Certificate of Mailing or Tran	nsmission dated), which is				
(b) ☐ No corrected drawings have been received.							
4. The letter of express abandonment which is signed by the the applicants.	e attorney or agent of record, the ass	ignee of the entire i	nterest, or all of				
5. The letter of express abandonment which is signed by an 1.34(a)) upon the filing of a continuing application.	n attorney or agent (acting in a repres	entative capacity u	nder 37 CFR				
6. The decision by the Board of Patent Appeals and Interfer of the decision has expired and there are no allowed clair	ence rendered on and becaus ms.	se the period for see	king court review				
7. The reason(s) below: CHARLES G. FREAY PRIMARY EXAMINER							
Petitions to revive under 37 CFR 1.137(a) or (b), or requests to withdraminimize any negative effects on patent term. U.S. Patent and Trademark Office							
	of Abandonment	Part of Paper N	lo. 9				

MODE = MEMORY TRANSMISSION

ABBR NO.

START=MAR-11 12:49

END=MAR-11 12:53

FILE NO.=431

STN NO. COMM.

STATION NAME/TEL NO.

PAGES DURATION

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013/013 00:03:40

-NILLES NILLES

NILLES & NILLES .s.c.

JAMES E. NILLES
S. MICHAEL PATTON
LINDA E.B. HANSEN

INTELLECTUAL PROPERTY ATTORNEYS

FIRSTAR CENTER, SUITE 2000 777 EAST WISCONSIN AVENUE MILWAUKEE, WI 53202-5345

CHARLOTTE SHAPIRO THADDEUS C. STANKOWSKI

TELEPHONE: 414.276.0977
FACSIMILE: 414.276.0982
EMAIL: jnilles@nilles-nilles.com

FACSIMILE TRANSMITTAL SHEET					
TO:	Office of Petitions	FROM:	James E. Nilles	S	
COMPANY:	U.S. Patent Office	DATE:	March 11, 200	2	
FAX NO.:	703-308-6916	PAGES:	13 (Including o	cover sheet)	
RE:	U.S. Ser. No. 09/54 Attorney Docket 133	•	Diane Schwaiger		
☐ Original	Will Follow ☑ O	riginal Will Not Follow	☐ Enclosures Will	Follow With Original	
☐ Urgent	☐ For Review	☐ Please Comment	☐ Please Reply	☐ Please Recycle	

Sir:

Attached are the following documents in connection with patent application U.S. Serial No. 09/541,779:

- 1) Petition to Withdraw the Holding of Abandoment Under 37 CFR 1.181(a)
- 2) Preliminary Amendment (seven pages) faxed to U.S. Patent Office on April 30, 2001
- 3) Fax sheet confirming 007/007 pages of Preliminary Amendment sent

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JAMES E. NILLES S. MICHAEL PATTON LINDA E.B. HANSEN

CHARLOTTE SHAPIRO
THADDEUS C. STANKOWSKI

INTELLECTUAL PROPERTY ATTORNEYS

FIRSTAR CENTER, SUITE 2000 777 EAST WISCONSIN AVENUE MILWAUKEE, WI 53202-5345

TELEPHONE: 414.276.0977

FACSIMILE: 414.276.0982

EMAIL: jnilles@nilles-nilles.com

	FACSIMILE TRANSMITTAL SHEET					
то:	Office of Petition	ons	FROM:	James E. Nilles		
COMPANY:	U.S. Patent Off	fice	DATE:	March 11, 2002	2	
FAX NO.:	703-308-6916		Pages:	13 (Including co	over sheet)	
RE:	U.S. Ser. No. (Attorney Docke	*	OPERATOR:	Diane Schwaige	er	
☐ Original Will Follow ☐ Original Will Not Follow ☐ Enclosures Will Follow			Follow With Original			
☐ Urgent	☐ For Revie	w DP	lease Comment	☐ Please Reply	☐ Please Recycle	

Sir:

Attached are the following documents in connection with patent application U.S. Serial No. 09/541,779:

- 1) Petition to Withdraw the Holding of Abandoment Under 37 CFR 1.181(a)
- 2) Preliminary Amendment (seven pages) faxed to U.S. Patent Office on April 30, 2001
- 3) Fax sheet confirming 007/007 pages of Preliminary Amendment sent

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I hereby certify that this correspondence is being facsimile transmitted to the U.S. Patent and Trademark Office, Attention: Office of Petitions, on the date shown below.

Facsimile: 703-308-6916

Pages - 13 (Including cover sheet)

Date: March 11, 2002

Diane Schwaiger

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Hisatoshi Hirota Group Art Unit 3746

Serial No.: 09/541,779 Examiner: T. Solak

Filing Date: April 3, 2000 Docket No. 133.046

For: Capacity Controller of Capacity Variable Compresssor

Customer No. 023907

PETITION TO WITHDRAW THE HOLDING OF ABANDONMENT UNDER 37 C.F.R 1.181(a)

Attention: Office of Petitions Assistant Commissioner for Patents Box DAC Washington, DC 20231

Sir:

In response to the Notice of Abandonment, date February 25, 2002, Applicant requests the withdrawal of the holding of abandonment under 37 C.F.R. 1.181(a). In particular, Applicant asserts the Application was not properly held abandoned.

According to the Notice of Abandonment, the Application is abandoned in view of Applicant's failure to timely file a proper reply to the Office letter mailed on May 9, 2001 because no reply has been received. However, Applicant submits that there is no reply required by the Office letter mailed on May 9, 2001 for at least four reasons. First, there is no Office action requiring a response. Second, the Interview Summary is not a proper Office

DUE DATE: 05 F11-2666 / BST 0511 |
DUE DATE: 05 F11

Serial No. 09/541,779 - Hirota Art Unit 3746 - Attorney Docket 133.046 Page 2

communication requiring a response. Third, the comments in the Interview Summary do not affirmatively require a response. Fourth, the only communication possibly requested by the Interview Summary was in fact filed in the U.S. Patent and Trademark Office.

First, there is no Office action requiring a response. More particularly, the Office letter mentioned in the Notice of Abandonment is an Interview Summary. The only possible indication in the Interview Summary of a possible required response is that it does not have box 2(i) checked. The Interview Summary goes on to state that "unless the paragraph above has been checked, the formal written reply to the last Office action must include the substance of the interview... If a reply to the last Office action has already been filed, Applicant is given one month from this interview date to file a statement of the substance of the interview." However, there is no "last Office action" requiring a response. The only communication received regarding any possible examination is the Interview Summary itself. However, as further discussed below, the Interview Summary itself does not require a response. The only mention of a response in the Interview Summary refers to a nonexistent "last Office action." Thus, there is no response required.

Second, the Interview Summary is not a proper Office communication requiring a response. In particular, the Interview Summary fails to comply with MPEP §713.04. More particularly, the Interview Summary expressly states that the form must be signed unless it is an attachment to a signed Office action. The Interview Summary does not contain the signature of the Examiner who conducted the interview. Furthermore, the Interview Summary is not an

Serial No. 09/541,779 - Hirota Art Unit 3746 - Attorney Docket 133.046 Page 3

attachment to a signed Office action. Accordingly, the Interview Summary is not a proper Office communication requiring a response.

Third, the comments in the Interview Summary do not affirmatively require a response. The comments only mention the substance of a telephonic communication on April 27, 2001. The comments only state Applicant was informed, "claims 1-3 were narrative in nature and lacked structure and (method) claims 8-9 lacked steps" and that Applicant informed the Examiner "he would fax a pre-amendment." Thus, the Interview Summary only stated information conveyed to Applicant and it only further stated Applicant's intentions. The Interview Summary did not state a requirement for a response. Therefore, the Interview Summary did not require a response.

Fourth, Applicant submits that the only communication possibly requested by the Interview Summary was in fact filed in the U.S. Patent and Trademark Office. In particular, the enclosed Preliminary Amendment noted in the Interview Summary was in fact filed on April 30, 2001. The Preliminary Amendment did in fact include the substance of the telephonic communication on April 27, 3001. Furthermore, the Preliminary Amendment contains a Certificate of Facsimile signed by Angela M. Weinstock certifying that the Preliminary Amendment was sent by facsimile to Examiner T. Solak at telephone number 703-308-7763 on April 30, 2001. Additionally, Applicant encloses the Facsimile Confirmation Transmission confirming receipt of the facsimile transmission including 7 pages at telephone number 703-308-7763 on April 30, 2001. Thus, the Preliminary Amendment noted in the Interview Summary was in fact filed in the U.S. Patent and Trademark Office. Accordingly, the only communication

Serial No. 09/541,779 - Hirota Art Unit 3746 - Attorney Docket 133.046 Page 4

possibly requested by the Interview Summary was in fact filed in the U.S. Patent and Trademark

Office.

Thus, the Application was not properly held abandoned. Accordingly, Applicant requests

the withdrawal of the holding of abandonment.

Should the Examiner have any further questions or comments, the Examiner is invited to

contact Applicants' undersigned representative at the telephone number listed below.

The Commissioner is hereby authorized to deduct any additional fees arising as a result

of this or any other communication from or to credit any overpayments to Deposit Account No.

14-1080.

Respectfully submitted,

Januar Z. Miller

James E. Nilles

Registration No. 16,663

Dated: March 11, 2002

NILLES & NILLES, S.C. Firstar Center, Suite 2000 777 East Wisconsin Avenue Milwaukee, WI 53202

Telephone: (414) 276-0977 Facsimile: (414) 276-0982

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MODE = MEMORY TRANSMISSION

START=FEB-19 17:15

END=FEB-19 17:18

FILE NO. =817

STN NO.

COMM. ABBR NO. STATION NAME/TEL NO.

DURATION PAGES

001

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17037464590

008/008 00:02:55

-PATTERSON THUENTE WI

414 276 0982- *********

PATTERSON, THUENTE, SKAAR & CHRISTENSEN, LLC

2000 US Bank Center 777 East Wisconsin Avenue Milwaukee, Wisconsin 53202-5345

FACSIMILE COVER SHEET

TELEPHONE: (414) 276-0977

FACSIMILE: (414) 276-0982

TOTAL NUMBER OF PAGES BEING SENT (INCLUDING COVER SHEET):

[] Original documents to follow by mail

[X] No originals will be sent

DATE: 19 February 2003

EXAMINER SCHERBEL, BOX DAC TO:

FAX #: (703) 746-4590

PHONE#: (703) 308-1272

YOUR REF.: USSN 09/541,779

OUR REF.:

W1031.45-US-01 [Formerly 133.046]

FROM:

THADDEUS C. STANKOWSKI

PHONE#: (414) 276-0977

COMMENTS:

THIS FACSIMILE TRANSMISSION CONTAINS LEGALLY PRIVILEGED AND CONFIDENTIAL INFORMATION INTENDED FOR THE PARTY IDENTIFIED ABOVE. IF YOU HAVE RECEIVED THIS TRANSMISSION IN ERROR, PLEASE CALL PATTERSON, THUENTE, SKAAR & CHRISTENSEN COLLECT AT (414) 276-0977. DISTRIBUTION, REPRODUCTION OR ANY OTHER USE OF THIS TRANSMISSION BY ANY PARTY OTHER THAN THE INTENDED RECIPIENT IS STRICTLY PROHIBITED.

PATTERSON, THUENTE, SKAAR & CHRISTENSEN, LLC

2000 US Bank Center 777 East Wisconsin Avenue Milwaukee, Wisconsin 53202-5345

FACSIMILE COVER SHEET

TELEPHONE: (414) 276-0977

FACSIMILE: (414) 276-0982

TOTAL NUMBER OF PAGES BEING SENT (INCLUDING COVER SHEET):

- 8

[] Original documents to follow by mail

[X] No originals will be sent

DATE: 19 February 2003

TO: EXAMINER SCHERBEL, BOX DAC

FAX #: (703) 746-4590

PHONE#: (703) 308-1272

YOUR REF.: USSN 09/541,779

OUR REF.: W1031.45-US-01

[Formerly 133.046]

FROM: THADDEUS C. STANKOWSKI

PHONE#: (414) 276-0977

COMMENTS:

THIS FACSIMILE TRANSMISSION CONTAINS LEGALLY PRIVILEGED AND CONFIDENTIAL INFORMATION INTENDED FOR THE PARTY IDENTIFIED ABOVE. IF YOU HAVE RECEIVED THIS TRANSMISSION IN ERROR, PLEASE CALL PATTERSON, THUENTE, SKAAR & CHRISTENSEN COLLECT AT (414) 276-0977. DISTRIBUTION, REPRODUCTION OR ANY OTHER USE OF THIS TRANSMISSION BY ANY PARTY OTHER THAN THE INTENDED RECIPIENT IS STRICTLY PROHIBITED.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:)	
	Hisatoshi HIROTA)	
Application No.:	09/541,779))	Office of Petitions Patent and Trademark Office
Filed:	April 3, 2000)	Tutom und Tradomain Carro
Title:	CAPACITY CONTROLLER OF CAPACITY VARIABLE COMPRESSOR)))	

SUPPLEMENTAL INFORMATION FOR PETITION TO WITHDRAW HOLDING OF ABANDONMENT

ATTN: Examiner Scherbel

Box DAC

Assistant Commissioner for Patents

Washington, D.C. 20231

Sir:

This supplemental information is being provided to clarify the information provided in the original Petition to Withdraw Holding of Abandonment, which was faxed to the PTO on March 11, 2002.

This supplemental information is being provided by the firm of Patterson, Thuente, Skaar & Christensen, L.L.C. The Patterson firm has taken over responsibility for the above-identified patent application from Mr. James E. Nilles, who has recently retired and closed the Nilles & Nilles, S.C. firm. The Patterson firm is a separate entity from the Nilles firm, but has taken over the space formerly occupied by the Nilles firm, and has access to the docketing system formerly used by the Nilles firm.

Applicant asserts that the Office communication having a mailing date of May 9, 2001, which was received from the PTO, did not include an Office Action.

In particular, Applicant asserts that the Office communication having a mailing date of May 9, 2001 merely included a PTO-90C cover sheet, a PTO-413 form comprising two pages, (one sheet titled Interview Summary and the second sheet titled Summary of Record Interview Requirements), and a Notice of Draftperson's Patent Drawing Review.

A search of the file jacket reveals that the above-listed items are the only items in the file for this application corresponding to the May 9, 2001 Office communication. No Office Action appears in the file, nor any indication that an Office Action was received appears in the file. The only prior art references in the file are those that were listed on form PTO-1449, submitted with an Information Disclosure Statement dated March 9, 2001.

When the May 9, 2001 Office communication was received, the person (unknown) who did the docketing at the Nilles firm did docket two dates: a three month date of Aug. 9, 2001 and a six month date of Nov. 9, 2001. It must be noted, however, that these entries were entered in the docket system with entry code 1, which is "Office Action or Examiner's Letter." Quite possibly, the person who did the docketing was unsure about what to do with an Interview Summary, and to be on the safe side, docketed standard response times. A copy of the docketed items that are printed out as stickers and attached to the Office communication is attached hereto.

On August 31, 2001, for whatever reason, the docket records pertaining to the Office communication were deleted. A search of the file jacket and computer word processing files indicate that no Response to an Office Action was ever prepared or attempted. Quite possibly, at that time, Mr. Nilles reviewed the file jacket, noted only an Interview Summary, and requested that the docket records be deleted.

The handwritten notes of Mr. Nilles in this file written on a sheet of yellow paper dated Feb. 22, 2002 state: "I only rec'd interview summary (1 page) and never rec'd action."

Thus, Applicant asserts that this Application was not properly held abandoned. Accordingly, Applicant requests the withdrawal of the holding of abandonment.

Application No. 09/541,779

Thus, Applicant asserts that this Application was not properly held abandoned. Accordingly, Applicant requests the withdrawal of the holding of abandonment.

Should the Examiner have any further questions or comments, the Examiner is invited to contact the Applicant's undersigned representative at the telephone number listed below.

The Commissioner is hereby authorized to deduct any additional fees arising as a result of this or any other communication from or to credit any overpayments to Deposit Account No. 50-2522.

Respectfully submitted,

Thaddeus C. Stankowski Attorney for Applicant(s)

Registration No. 45,522

Customer No. 35110 Patterson, Thuente, Skaar & Christensen, LLC 2000 US Bank Center 777 East Wisconsin Avenue Milwaukee, Wisconsin 53202-5345

Telephone: (414) 276-0977 Facsimile: (414) 276-0982

Please grant any extension of time necessary for entry; charge any fee due to Deposit Account No. 50-2522

CERTIFICATE OF FACSIMILE

I hereby certify that this document is being deposited with the United States Patent and Trademark Office via facsimile transmission to (703) 746-4590 to the Attention of: Examiner Scherbel, Box DAC, Assistant Commissioner for Patents, Washington, D.C. 20231 on 18 February 2003.

Printed Name



UNITED STATE DE ARTMENT OF COMMERCE

United States Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

			i_
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.

09/5/11/779

04/69/99

BIRUTA

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133,046

QM02/0502

JAMES & NILLES NILLES & MILLES SU FISTAR CENTER SUITE 2000 777 SAST WISCOMSIN AVENUE MILWAUKEE WI SG202-5845 EXAMINER

SOLAK. T

ART UNIT PAPER NUMBER

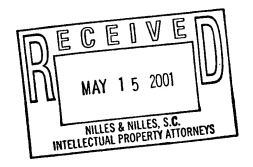
3746

DATE MAILED:

05/09/01

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks



FILE NO:US09541779ATTY:JEN
DUE DATE:08-09-2001 (20010809)
GRUNECKER, KINK/INIT:(20010509)
ACTION:01 RES PER:3 M DK1
/ 14740

FILE NO:US09541779ATTY:JEN

DUE DATE:11-09-2001 (20011109)

GRUNECKER, KINK/INIT:(20010509)

ACTION:01 RES PER:6 MONTHS DK1

6 Month Follow-up Notice / 14741

•	Application	No.	Applicant(s)				
Interview Summary	09/541,779		HIROTA, HISATO	оѕні			
·	Examiner		Art Unit				
	Timothy P. S	olak	3746				
All participants (applicant, applicant's representative, PTO	personnel):						
(1) Timothy P. Solak.	(3)						
(2) Mr. Nilles.	(4)						
Date of Interview: 27 April 2001							
Type: a)⊠ Telephonic b)□ Video Conference c)□ Personal [copy given to: 1)□ applicant 2)□ applicant's representative]							
Exhibit shown or demonstration conducted: d) Yes If Yes, brief description:	e)⊠ No.						
Claim(s) discussed: <u>1-10</u> .				:			
Identification of prior art discussed: None.							
Agreement with respect to the claims $\mathfrak{f})$ was reached.	g) was n	ot reached. h)] N/A.	:			
Substance of Interview including description of the general reached, or any other comments: <u>I informed Mr. Nilles of p nature and lacked structure and (method) claims 8-9 lacked amendment</u> .	roblems in cl	aims 1-9, namely	claims 1-3 were	narrative in			
(A fuller description, if necessary, and a copy of the amenda allowable, if available, must be attached. Also, where no coallowable is available, a summary thereof must be attached	ppy of the am	the examiner agn endments that w	eed would rende ould render the c	r the claims claims			
 i) It is not necessary for applicant to provide a se checked). 	parate record	of the substance	of the interview	(if box is			
Unless the paragraph above has been checked, THE FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has already been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. See Summary of Record of Interview requirements on reverse side or on attached sheet.							
Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.		Examiner's signa	ture, if required				

Manual of Patent Examining Procedure (MPEP), Section 713.04, Substance of Interview Must be Made of Record

A complete written statement as to the substance of any face-to-face, video conference, or telephone interview with regard to an application must be made of record in the application whether or not an agreement with the examiner was reached at the interview.

Title 37 Code of Federal Regulations (CFR) § 1.133 Interviews

Paragraph (b)

In every instance where reconsideration is requested in view of an interview with an examiner, a complete written statement of the reasons presented at the interview as warranting favorable action must be filed by the applicant. An interview does not remove the necessity for reply to Office action as specified in §§ 1.111, 1.135. (35 U.S.C. 132)

37 CFR §1.2 Business to be transacted in writing.

All business with the Patent or Trademark Office should be transacted in writing. The personal attendance of applicants or their attorneys or agents at the Patent and Trademark Office is unnecessary. The action of the Patent and Trademark Office will be based exclusively on the written record in the Office. No attention will be paid to any alleged oral promise, stipulation, or understanding in relation to which there is disagreement or doubt.

The action of the Patent and Trademark Office cannot be based exclusively on the written record in the Office if that record is itself incomplete through the failure to record the substance of interviews.

It is the responsibility of the applicant or the attorney or agent to make the substance of an interview of record in the application file, unless the examiner indicates he or she will do so. It is the examiner's responsibility to see that such a record is made and to correct material inaccuracies which bear directly on the question of patentability.

Examiners must complete an Interview Summary Form for each interview held where a matter of substance has been discussed during the interview by checking the appropriate boxes and filling in the blanks. Discussions regarding only procedural matters, directed solely to restriction requirements for which interview recordation is otherwise provided for in Section 812.01 of the Manual of Patent Examining Procedure, or pointing out typographical errors or unreadable script in Office actions or the like, are excluded from the interview recordation procedures below. Where the substance of an interview is completely recorded in an Examiners Amendment, no separate Interview Summary Record is required.

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The Form provides for recordation of the following information:

- Application Number (Series Code and Serial Number)
- Name of applicant
- Name of examiner
- Date of interview
- Type of interview (telephonic, video-conference, or personal)
- Name of participant(s) (applicant, attorney or agent, examiner, other PTO personnel, etc.)
- An indication whether or not an exhibit was shown or a demonstration conducted
- An identification of the specific prior art discussed
- An indication whether an agreement was reached and if so, a description of the general nature of the agreement (may be by attachment of a copy of amendments or claims agreed as being allowable). Note: Agreement as to allowability is tentative and does not restrict further action by the examiner to the contrary.
- The signature of the examiner who conducted the interview (if Form is not an attachment to a signed Office action)

It is desirable that the examiner orally remind the applicant of his or her obligation to record the substance of the interview of each case unless both applicant and examiner agree that the examiner will record same. Where the examiner agrees to record the substance of the interview, or when it is adequately recorded on the Form or in an attachment to the Form, the examiner should check the appropriate box at the bottom of the Form which informs the applicant that the submission of a separate record of the substance of the interview as a supplement to the Form is not required.

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A complete and proper recordation of the substance of any interview should include at least the following applicable items:

- 1) A brief description of the nature of any exhibit shown or any demonstration conducted,
- 2) an identification of the claims discussed,
- 3) an identification of the specific prior art discussed,
- 4) an identification of the principal proposed amendments of a substantive nature discussed, unless these are already described on the Interview Summary Form completed by the Examiner,
- 5) a brief identification of the general thrust of the principal arguments presented to the examiner,
 - (The identification of arguments need not be lengthy or elaborate. A verbatim or highly detailed description of the arguments is not required. The identification of the arguments is sufficient if the general nature or thrust of the principal arguments made to the examiner can be understood in the context of the application file. Of course, the applicant may desire to emphasize and fully describe those arguments which he or she feels were or might be persuasive to the examiner.)
- 6) a general indication of any other pertinent matters discussed, and
- 7) if appropriate, the general results or outcome of the interview unless already described in the Interview Summary Form completed by the examiner.

Examiners are expected to carefully review the applicant's record of the substance of an interview. If the record is not complete and accurate, the examiner will give the applicant an extendable one month time period to correct the record.

Examiner to Check for Accuracy

If the claims are allowable for other reasons of record, the examiner should send a letter setting forth the examiner's version of the statement attributed to him or her. If the record is complete and accurate, the examiner should place the indication, "Interview Record OK" on the paper recording the substance of the interview along with the date and the examiner's initials.

FORM PTO 948 (REV. 01-97)

APPLICANT'S COPY

U.S. DEPARTMENT OF COMMERCE-Patent and Trademark Office

Application No. 09/54/779

NOTICE OF DRAFTPERSON'S PATENT DRAWING REVIEW

The drawing filied (insert date) 413 OCare:	
Anot objected to by the Draftperson under 37 CFR 1.84 or 1.1 Bobjected to by the Draftperson under 37 CFR 1.84 or 1.152	is indicated below. The Examiner will require submission of new, corrected
drawings wife necessary. Corrected drawings must be submitted according to the i	nstructions on the back of this notice.
DRAWINGS. 37 CFR 1.84(a): Acceptable categories of drawings: Black ink. Color.	SECTIONAL VIEWS. 37 CFR 1.84(h)(3) Hatching not indicated for sectional portions of an object.
Color drawing are not acceptable until petition is granted.	Fig.(s)
Fig.(s)	Sectional designation should be noted with Arabic or
Pencil and non black ink is not permitted. Fig(s)	Roman numbers. Fig.(s)
2. PHOTOGRAPHS. 37 CFR 1.84(b)	8. ARRANGEMENT OF VIEWS. 37 CFR 1.84(i)
Photographs are not acceptable until petition is granted,	Words do not appear on a horizontal, left-to-right fashion when
3 full-tone sets are required. Fig(s)	page is either upright or turned, so that the top becomes the right
Photographs not properly mounted (must brystol board or	side, except for graphs. Fig.(s)
photographic double-weight paper). Fig(s)	Views not on the same plane on drawing sheet. Fig.(s)
Poor quailty (half-tone). Fig(s)	9. SCALE. 37 CFR 1.84(k)
3. TYPE OF PAPER. 37 CFR 1.84(e)	Scale not large enough to show mechansim with crowding
Paper not flexible, strong, white and durable. Fig.(s)	when drawing is reduced in size to two-thirds in reproduction. Fig.(s)
Erasures, alterations, overwritings, interlineations,	10. CHARACTER OF LINES, NUMBERS, & LETTERS. 37 CFR-1.84(I)
folds, copy machine marks not acceptable. (too thin)	Lines, numbers & letters not uniformly thick and well defined,
Mylar, vellum paper is not acceptable (too thin).	clean, durable and black (poor line quality).
Fig(s)	Fig.(s) / 5 6 8
	11. SHADING. 37 CFR 1.84(m)
21.0 cm by 29.7 cm (DIN size A4)	Solid black areas pale. Fig.(s)
21.6 cm by 27.9 cm (8 1/2 x 11 inches)	Solid black shading not permitted. Fig.(s)
All drawings sheets not the same size.	Shade lines, pale, rough and blurred. Fig.(s)
Sheet(s)	12. NUMBERS, LETTERS, & REFERENCE CHARACTERS.
5. MARGINS. 37 CFR 18.4(g): Acceptable margins:	37 CFR 1.48(p)
Top 2.5 cm Left 2.5 cm Right 1.5 cm Bottom 1.0 cm SIZE: A4 Size	Numbers and reference characters not plain and legible. Fig.(s)
Top 2.5 cm Left 2.5 cm Right 1.5 cm Bottom 1.0 cm SIZE: 8 1/2 x 11	Figure legends are poor. Fig.(s) A
Margins not acceptable. Fig(s)	Numbers and reference characters not oriented in the same
Top (T) Left (L)	direction as the view. 37 CFR 1.84(p)(3) Fig.(s)
Right (R) Bottom (B)	Engligh alphabet not used. 37 CFR 1.84(p)(3) Fig.(s)
6. VIEWS. CFR 1.84(h)	Numbers, letters and reference characters must be at least
REMINDER: Specification may require revision to	.32 cm (1/8 inch) in height. 37 CFR 1.84(p)(3) Fig.(s)
correspond to drawing changes.	13. LEAD LINES. 37 CFR 1.84(q)
	Lead lines cross each other. Fig.(s)
Fig.(s) Partial views. 37 CFR 1.84(h)(2)	14. NUMBERING OF SHEETS OF DRAWINGS. 37 CFR 1.48(t)
Brackets needed to show figure as one entity.	Sheets not numbered consecutively, and in Ababic numerals
Fig.(s)	beginning with number 1. Fig.(s)
Views not labeled separately or properly.	15. NUMBERING OF VIEWS. 37 CFR 1.84(u)
Fig.(s)	Views not numbered consecutively, and in Abrabic numerals,
Enlarged view not labeled separately or properly.	beginning with number 1. Fig.(s)
Fig.(s)	16. CORRECTIONS. 37 CFR 1.84(w)
	Corrections not made from PTO-948 dated
	17. DESIGN DRAWINGS. 37 CFR 1.152
	Surface shading shown not appropriate. Fig.(s)
	Solid black shading not used for color contrast.
	Fig.(s)
COMMENTS	,
Community 10	
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reviewerOBRDATE 4	30/01 TELEPHONE NO. 203305/35
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ATTACHMENT TO PAPER NO	

MODE = MEMORY TRANSMISSION

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END=FEB-19 14:46

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-PATTERSON THUENTE WI

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414 276 0982- **********

PATTERSON, THUENTE, SKAAR & CHRISTENSEN, LLC

2000 US Bank Center 777 East Wisconsin Avenue Milwaukee, Wisconsin 53202-5345

FACSIMILE COVER SHEET

TELEPHONE: (414) 276-0977

FACSIMILE: (414) 276-0982

TOTAL NUMBER OF PAGES BEING SENT (INCLUDING COVER SHEET):

[] Original documents to follow by mail

[X] No originals will be sent

DATE: 19 February 2003

TO: EXAMINER SCHERBEL, BOX DAC

FAX #: (703) 746-4590

PHONE#: (703) 308-1272

YOUR REF.: USSN 09/541,779

OUR REF.: W1031.45-US-01

[Formerly 133.046]

FROM: JULIE A. ZAVORAL

PHONE#: (414) 276-0977

COMMENTS:

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:)	
	Hisatoshi HIROTA)	
Application No.:	09/541,779)))	Office of Petitions Patent and Trademark Office
Filed:	April 3, 2000)	
Title:	CAPACITY CONTROLLER OF CAPACITY VARIABLE COMPRESSOR)))	

SUPPLEMENTAL INFORMATION FOR PETITION TO WITHDRAW HOLDING OF ABANDONMENT

ATTN: Examiner Scherbel

Box DAC

Assistant Commissioner for Patents

Washington, D.C. 20231

Sir:

This supplemental information is being provided to clarify the information provided in the original Petition to Withdraw Holding of Abandonment, which was faxed to the PTO on March 11, 2002.

This supplemental information is being provided by the firm of Patterson, Thuente, Skaar & Christensen, L.L.C. The Patterson firm has taken over responsibility for the above-identified patent application from Mr. James E. Nilles, who has recently retired and closed the Nilles & Nilles, S.C. firm. The Patterson firm is a separate entity from the Nilles firm, but has taken over the space formerly occupied by the Nilles firm, and has access to the docketing system formerly used by the Nilles firm.

Applicant asserts that the Office communication having a mailing date of May 9, 2001, which was received from the PTO, did not include an Office Action.

In particular, Applicant asserts that the Office communication having a mailing date of May 9, 2001 merely included a PTO-90C cover sheet, a PTO-413 form comprising two pages, (one sheet titled Interview Summary and the second sheet titled Summary of Record Interview Requirements), and a Notice of Draftperson's Patent Drawing Review.

A search of the file jacket reveals that the above-listed items are the only items in the file for this application corresponding to the May 9, 2001 Office communication. No Office Action appears in the file, nor any indication that an Office Action was received appears in the file. The only prior art references in the file are those that were listed on form PTO-1449, submitted with an Information Disclosure Statement dated March 9, 2001.

When the May 9, 2001 Office communication was received, the person (unknown) who did the docketing at the Nilles firm did docket two dates: a three month date of Aug. 9, 2001 and a six month date of Nov. 9, 2001. It must be noted, however, that these entries were entered in the docket system with entry code 1, which is "Office Action or Examiner's Letter." Quite possibly, the person who did the docketing was unsure about what to do with an Interview Summary, and to be on the safe side, docketed standard response times. A copy of the docketed items that are printed out as stickers and attached to the Office communication is attached hereto.

On August 31, 2001, for whatever reason, the docket records pertaining to the Office communication were deleted. A search of the file jacket and computer word processing files indicate that no Response to an Office Action was ever prepared or attempted. Quite possibly, at that time, Mr. Nilles reviewed the file jacket, noted only an Interview Summary, and requested that the docket records be deleted.

The handwritten notes of Mr. Nilles in this file written on a sheet of yellow paper dated Feb. 22, 2002 state: "I only rec'd interview summary (1 page) and never rec'd action."

Thus, Applicant asserts that this Application was not properly held abandoned. Accordingly, Applicant requests the withdrawal of the holding of abandonment.

Application No. 09/541,779

Should the Examiner have any further questions or comments, the Examiner is invited to contact the Applicant's undersigned representative at the telephone number listed below.

The Commissioner is hereby authorized to deduct any additional fees arising as a result of this or any other communication from or to credit any overpayments to Deposit Account No. 50-2522.

Respectfully submitted,

Lilie A. Zavoral

Attorney for Applicant(s) Registration No. 43,304

Customer No. 35110
Patterson, Thuente, Skaar & Christensen, LLC
2000 US Bank Center
777 East Wisconsin Avenue
Milwaukee, Wisconsin 53202-5345

Telephone: (414) 276-0977 Facsimile: (414) 276-0982

Please grant any extension of time necessary for entry; charge any fee due to Deposit Account No. 50-2522

CERTIFICATE OF FACSIMILE

I hereby certify that this document is being deposited with the United States Patent and Trademark Office via facsimile transmission to (703)-308=69-16-to the Attention of: Examiner Scherbel, Box DAC, Assistant Commissioner for Patents, Washington, D.C. 20231 on 18 February 2003.

J. White

Printed Name

Signature

Application No. 09/541,779

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Respectfully submitted,

Julie A. Zavoral

Attorney for Applicant(s) Registration No. 43,304

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CERTIFICATE OF FACSIMILE

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J. White

Printed Name

Signature



UNITED STATE E. ATMENT OF COMMERCE United States Pagent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

APPLICATION NO.	FILING DATE	FIRST NAMED INV	ENTOR	A	TTORNEY DOCKET NO.
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NILLES & N				ART UNIT	PAPER NUMBER
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MILMAUKEE	WI 83202-53	A CO		DATE MAILED:	05/09/01

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks



FILE ND:US09541779ATTY:JEN
DUE DATE:08-09-2001 (20010809)
GRUNECKER, KINK/INIT:(20010509)
ACTION:01 RES PER:3 M DK1
/ 14740

FILE NO:US09541779ATTY:JEN
DUE DATE:11-09-2001 (20011109)
GRUNECKER, KINK/INIT:(20010509)
ACTION:01 RES PER:6 MONTHS DK1
6 Month Follow-up Notice / 14741

	Application No.	Applicant(s)					
Interview Summary	09/541,779	HIROTA, HISATO	озні				
merview cummary	Examiner	Art Unit					
	Timothy P. Solak	3746					
All participants (applicant, applicant's representative, PTO	personnel):						
(1) Timothy P. Solak.	(3)						
(2) <u>Mr. Nilles</u> . (4)							
Date of Interview: 27 April 2001.							
Type: a)⊠ Telephonic b)□ Video Conference c)□ Personal [copy given to: 1)□ applicant 2)□ applicant's representative]							
Exhibit shown or demonstration conducted: d)☐ Yes If Yes, brief description:	e)⊠ No.						
Claim(s) discussed: <u>1-10</u> .							
Identification of prior art discussed: None.							
Agreement with respect to the claims f)⊠ was reached.	g) was not reached. h)[□ N/A.					
Substance of Interview including description of the general reached, or any other comments: <u>I informed Mr. Nilles of pature and lacked structure and (method) claims 8-9 lacked amendment</u>	roblems in claims 1-9, namel	y claims 1-3 were	e narrative in				
(A fuller description, if necessary, and a copy of the amend allowable, if available, must be attached. Also, where no callowable is available, a summary thereof must be attached	opy of the amendments that v						
 i) It is not necessary for applicant to provide a se checked). 	parate record of the substanc	e of the interviev	v(if box is				
Unless the paragraph above has been checked, THE FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has already been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. See Summary of Record of Interview requirements on reverse side or on attached sheet.							
·							
			•				
Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.	Examiner's sign	ature, if required	<u> </u>				



ary of Record of Interview Requiremen

Manual of Patent Examining Procedure (MPEP), Section 713.04, Substance of Interview Must be Made of Record

A complete written statement as to the substance of any face-to-face, video conference, or telephone interview with regard to an application must be made of record in the application whether or not an agreement with the examiner was reached at the interview.

Title 37 Code of Federal Regulations (CFR) § 1.133 Interviews Paragraph (b)

In every instance where reconsideration is requested in view of an interview with an examiner, a complete written statement of the reasons presented at the interview as warranting favorable action must be filed by the applicant. An interview does not remove the necessity for reply to Office action as specified in §§ 1.111, 1.135. (35 U.S.C. 132)

37 CFR §1.2 Business to be transacted in writing.

All business with the Patent or Trademark Office should be transacted in writing. The personal attendance of applicants or their attorneys or agents at the Patent and Trademark Office is unnecessary. The action of the Patent and Trademark Office will be based exclusively on the written record in the Office. No attention will be paid to any alleged oral promise, stipulation, or understanding in relation to which there is disagreement or doubt.

The action of the Patent and Trademark Office cannot be based exclusively on the written record in the Office if that record is itself incomplete through the failure to record the substance of interviews.

It is the responsibility of the applicant or the attorney or agent to make the substance of an interview of record in the application file, unless the examiner indicates he or she will do so. It is the examiner's responsibility to see that such a record is made and to correct material inaccuracies which bear directly on the question of patentability.

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- Name of examiner
- Date of interview
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- An indication whether or not an exhibit was shown or a demonstration conducted
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(The identification of arguments need not be lengthy or elaborate. A verbatim or highly detailed description of the arguments is not required. The identification of the arguments is sufficient if the general nature or thrust of the principal arguments made to the examiner can be understood in the context of the application file. Of course, the applicant may desire to emphasize and fully describe those arguments which he or she feels were or might be persuasive to the examiner.)

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FORM PTO 948 (REV. 01-97)

APPLICANT'S COPY

U.S. DEPARTMENT OF COMMERCE-Patent and Trademark Office

Application No. 9/5-4/779

NOTICE OF DRAFTPERSON'S PATENT DRAWING REVIEW

e drawing filied (insert date) 4310 Care:	
not objected to by the Draftperson under 37 CFR 1.84 or 1.152.	
wings wife necessary. Corrected drawings must be submitted according to the DRAWINGS. 37 CFR 1.84(a): Acceptable categories of drawings: Black ink. Color.	7. SECTIONAL VIEWS. 37 CFR 1.84(h)(3) Hatching not indicated for sectional portions of an object.
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Fig.(s) Pencil and non black ink is not permitted. Fig(s) PHOTOGRAPHS. 37 CFR 1.84(b)	Roman numbers. Fig.(s)
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Photographs not properly mounted (must brystol board or photographic double-weight paper). Fig(s)	side, except for graphs. Fig.(s)
Poor quailty (half-tone). Fig(s) TYPE OF PAPER. 37 CFR 1.84(e)	SCALE. 37 CFR 1.84(k) Scale not large enough to show mechansim with crowding
Paper not flexible, strong, white and durable. Fig.(s)	when drawing is reduced in size to two-thirds in reproduction. Fig.(s)
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Fig(s)	Fig.(s) 11. SHADING. 37 CFR 1.84(m)
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All drawings sheets not the same size. Sheet(s)	Shade lines, pale, rough and blurred. Fig.(s) 12. NUMBERS, LETTERS, & REFERENCE CHARACTERS.
MARGINS. 37 CFR 18.4(g): Acceptable margins: Top 2.5 cm Left 2.5 cm Right 1.5 cm Bottom 1.0 cm	37 CFR 1.48(p) Numbers and reference characters not plain and legible.
SIZE: A4 Size Top 2.5 cm Left 2.5 cm Right 1.5 cm Bottom 1.0 cm SIZE: 8 1/2 x 11	Figure legends are poor. Fig.(s) A
Margins not acceptable. Fig(s) Top (T) Left (L)	Numbers and reference characters not oriented in the same direction as the view. 37 CFR 1.84(p)(3) Fig.(s)
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Views connected by projection lines or lead lines. Fig.(s)	Lead lines missing. Fig.(s) 14. NUMBERING OF SHEETS OF DRAWINGS. 37 CFR 1.48(t)
Partial views. 37 CFR 1.84(h)(2) Brackets needed to show figure as one entity. Fig.(s)	Sheets not numbered consecutively, and in Ababic numerals beginning with number 1. Fig.(s)
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	Surface shading shown not appropriate. Fig.(s)Solid black shading not used for color contrast.
OMMENTS	Fig.(s)
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2.0//	
eviewer <u>OB</u>	#30/01 TELEPHONE NO. <u>203305/3</u>